

## Patent and Trademark Office Address COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D C 20231

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATT	DOCKET NO
<u>-</u>				
			EXA	MINER
			ART UNIT	PAPER NUMBER
				7

		DATE MAILED.			
	This is a communication from the examiner in charge of your application COMMISSIONER OF PATENTS AND TRADEMARKS				
	OFFICE ACTION SU	JMMARY			
	Responsive to communication(s) filed on				
	This action is <b>FINAL</b> .				
	Since this application is in condition for allowance except for formal matt accordance with the practice under <i>Ex parte Quayle</i> , 1935 D.C. 11, 453	ers, prosecution as to the merits is closed in O.G. 213.			
<del>whi</del> the	ortened statutory period for response to this action is set to expire	respond within the period for response will cause			
Dis	position of Claims				
$\boxtimes$	Claim(s) / - 3 /	is/are pending in the application.			
_	Of the above, claim(s)	is/are withdrawn from consideration.			
_]	Claim(s)				
$\exists$	Claim(s)				
$\overline{\overline{\mathbf{Q}}}$	Claim(s)         (-3)	are subject to restriction or election requirement.			
_	lication Papers	· · · · · · · · · · · · · · · · · · ·			
	·	040			
$\exists$	See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948.  The drawing(s) filed onis/are objected to by the Examiner.				
	The proposed drawing correction, filed on				
	The specification is objected to by the Examiner.				
	The oath or declaration is objected to by the Examiner.				
ric	rity under 35 U.S.C. § 119				
	Acknowledgment is made of a claim for foreign priority under 35 U.S.C.	§ 119(a)-(d).			
	All Some* None of the CERTIFIED copies of the priority	documents have been			
	received				
	received in Application No. (Series Code/Serial Number)	·			
	received in this national stage application from the International Bur	reau (PCT Rule 17.2(a)).			
*	Certified copies not received:				
	Acknowledgment is made of a claim for domestic priority under 35 U.S.C	C. § 119(e).			
۱tta	chment(s)				
	Notice of Reference Cited, PTO-892				
	Information Disclosure Statement(s), PTO-1449, Paper No(s).				
	Interview Summary, PTO-413				
	Notice of Draftperson's Patent Drawing Review, PTO-948				
_	Notice of Informal Patent Application, PTO-152				
	"SEE GE				

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Art Unit: 1652

## **DETAILED ACTION**

1. The Group and/or Art unit location of your application in the PTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Group Art Unit 1652.

## Restriction Requirement

- 2. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - Claims 1-22, drawn to methods of producing biotin vitamers comprising bacteria expressing a lysine-utilizing DAPA aminotransferase, classified in class 435, subclass 120.
  - II. Claims 23-28, drawn to bacteria overproducing a lysine-utilizing DAPA aminotransferase and a SAM-utilizing DAPA aminotransferase, classified in class 435, subclass 252.31.
  - III. Claims 29-31, drawn to biotin vitamers, classified in class 548, subclass 303.7. The inventions are distinct, each from the other because of the following reasons:
- 3. Inventions I and II are patentably distinct from each other. The methods of Group I and the bacteria of Group II do not require each other for their practice; have separate utilities, such as use of the Group I methods to produce biotin vitamers versus use of the Group II bacteria to

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produce aminotransferases for use in non-biotin related *in vitro* reactions; and are subject to separate manufacture and sale. The Groups have acquired separate status in the art and separate fields of search as further evidenced by their separate classification.

- 4. Inventions I and III are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make another and materially different product, or (2) that the product as claimed can be made by another and materially different process (MPEP 806.05(f)). In the instant case, the biotin vitamers of Group III can be made by a process materially different from the methods of Group I, such as purification from naturally occurring sources.
- 5. Inventions II and III are patentably distinct from each other. The bacteria of Group II and the biotin vitamers of Group III do not require each other for their practice; have separate utilities, such as use of the Group II bacteria to produce aminotransferases for use in non-biotin related *in vitro* reactions versus use of the biotin vitamers as substrates; and are subject to separate manufacture and sale. The Groups have acquired separate status in the art and separate fields of search as further evidenced by their separate classification.
- 6. Because these inventions are distinct for the reasons given above; have acquired a separate status in the art as shown by their different classification; and the search required for any one of

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the Groups is not required for any other, restriction for examination purposes as indicated is proper.

7. A telephone call was made to John W. Freeman on September 11, 1998 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicants are advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

- Applicants are reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).
- 9. Any inquiry concerning this communication or earlier communications should be directed to Kawai Lau whose telephone number is 703-308-4209. The examiner can normally be reached Monday-Friday from 7 am to 4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert A. Wax, can be reached at 703-308-4216. The fax phone number for Official

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Papers to Technology Center 1600 is (703) 305-3014 or (703) 308-4242. The fax phone number for Unofficial Papers to the Examiner is (703) 305-7401.

Any inquiry of a general nature or relating to the status of this application should be directed to the Technology Center receptionist whose telephone number is 703-308-0196.

Kawai Lau, Ph.D. Group 1650 September 15, 1998

-Kawai Lau

Patent Examiner

Technology Center 1600